## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ROBERT W. MAUTHE, M.D., P.C. individually, and on behalf of all others similarly situated,

Plaintiff,

v.

CIVIL ACTION No. 15-4275

PHARMAKON SOLUTIONS, LLC AND CHAMPION MEDICAL SOLUTIONS, INC.,

Defendants.

## STIPULATION OF DISMISSAL WITH PREJUDICE

**NOW COME** the Parties, by and through their respective attorneys, and pursuant to FRCP Rule 41(a), hereby stipulate and agree to dismissal of Plaintiff's individual claims against Defendant with prejudice, and with each party bearing its own costs. Putative class members' claims are dismissed without prejudice and with each party bearing its own costs. The stipulation of dismissal disposes of the entire action. Defendant counsel's consent is attached hereto as Exhibit A.

Shenkan Injury Lawyers, LLC.

Richard Shenkan, Esq. Aftorney for Plaintiff

APROVED BY THE COURT

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Subject: Pharmakon-Mauthe - Dismissal of Mauthe v. Pharmakon Solutions, LLC., et. al., Case No. 5:15-cv-04275-LS

From: "Sarkar, Richik" <rsarkar@mcdonaldhopkins.com>

Date: Thu, Oct 01, 2015 1:16 pm

To: "'rshenkan@shenkanlaw.com'" <rshenkan@shenkanlaw.com>

Attach: image001.jpg

## Richard

Per our discussion, you are authorized to file a Stipulation of Dismissal — dismissing the Action with prejudice as to Plaintiff's individual claims and without prejudice as to the claims of alleged class members — and, if required, you may sign my name to same

Best Richik

Richik Sarkar Member

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